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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/775,921	75,921 02/09/2004		Lawrence Andrew Hoffman	HOF-2.007D	1389	
22874	7590	06/28/2004		EXAM	EXAMINER	
BRADLEY		IZ, PC	KLAUS, LISA NHUNG			
P O BOX 10	105					
PORTLANI), OR 97	7296	ART UNIT	PAPER NUMBER		
				2832		

DATE MAILED: 06/28/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

			M
	Application No.	Applicant(s)	
0.55	10/775,921	HOFFMAN, LAWRENC	E ANDREW
Office Action Summary	Examiner	Art Unit	
	Lisa N. Klaus	2832	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet w	ith the correspondence address	;
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO Extensions of time may be available under the provisions of 37 CFF after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is tess than thirty (30) days, a If NO period for reply is specified above, the maximum statutory per Failure to reply within the set or extended period for reply will, by stany reply received by the Office later than three months after the meanned patent term adjustment. See 37 CFR 1.704(b).	N. R.1.136(a). In no event, however, may a reply within the statutory minimum of thin ido will apply and will expire SIX (6) MOI atute, cause the application to become A	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this communi BANDONED (35 U.S.C. § 133).	ication.
Status			
1) Responsive to communication(s) filed on 9.	/2/04.		
	This action is non-final.		
3) Since this application is in condition for allo	wance except for formal mat	ters, prosecution as to the mer	its is
closed in accordance with the practice unde	er <i>Ex parte Quayle</i> , 1935 C.[). 11, 453 O.G. 213.	
Disposition of Claims			
4) ☐ Claim(s) 6-24 is/are pending in the applicat 4a) Of the above claim(s) is/are without 5) ☐ Claim(s) 6,7,9,10 and 12 is/are allowed. 6) ☐ Claim(s) 8,11,13-18,21,22 and 24 is/are rej 7) ☐ Claim(s) 19,20 and 23 is/are objected to. 8) ☐ Claim(s) are subject to restriction an Application Papers	drawn from consideration. ected. d/or election requirement.		
9) The specification is objected to by the Exam		shipstad to but he Everiner	
10) ☐ The drawing(s) filed on <u>09 February 2004</u> is Applicant may not request that any objection to	• •	•	
Replacement drawing sheet(s) including the cor			I21(d)
11) The oath or declaration is objected to by the			
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International But * See the attached detailed Office action for a	ents have been received. ents have been received in A priority documents have beer reau (PCT Rule 17.2(a)).	Application No I received in this National Stag	е
Attachment(s)			
Notice of References Cited (PTO-892)		Summary (PTO-413)	
 Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB, Paper No(s)/Mail Date <u>2/9/04</u>. 	_	s)/Mail Date nformal Patent Application (PTO-152) 	

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DETAILED ACTION

Drawings

1. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference character(s) mentioned in the description: "616" (page 17, line 9). "622", (page 17, line 17), "150c" (page 18, line 28). Corrected drawing sheets are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Specification

2. The disclosure is objected to because of the following informalities:

The reference character "154" has been used to designate both "contact" (page 18, line 11) and "additional modules" (page 18, line 26). Appropriate correction is required.

Claim Objections

3. Claim 24 is objected to because of the following informalities:

Regarding claim 24, change "fema le" to --female--.

Appropriate correction is required.

Claim Rejections - 35 USC § 112

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 8, 11, 13-15, 21 and 24 are rejected under 35 U.S.C. 112, second paragraph, as

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being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The term "and/or" in claims 8, 11, 13, 15, 21 and 24 is a relative term which renders the claim indefinite. The term "and/or" is not defined by the claim, the specification does not provide a standard for ascertaining the requisite degree, and one of ordinary skill in the art would not be reasonably apprised of the scope of the invention.

Double Patenting

5. Claims 16-18 and 22 are provisionally rejected under 35 U.S.C. 101 as claiming the same invention as that of claims 1-3 and 5 of copending Application No. 10/251,552. This is a provisional double patenting rejection since the conflicting claims have not in fact been patented.

Allowable Subject Matter

6. Claims 6, 7, 9, 10 and 12 are allowed.

Claims 19, 20 and 23 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claims 8, 11, 13-15, 21 and 24 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, second paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

The following is an examiner's statement of reasons for allowance:

The Prior Art does not teach or suggest the vehicle door jamb modular contact switch for transmitting electrical current through a vehicle door jamb assembly including a door jamb of a movable door and fixed door post, comprising the plurality of active contact modules, and plurality of passive contact modules, each active contact module having a biased contact active

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contact and a housing having one or more coupling surfaces, wherein two or more active contact modules are coupled via their coupling surfaces; each passive contact module having a passive contact and a housing having one or more coupling surfaces, wherein two or more active contact modules are coupled via their coupling surfaces; the active contact assembly adapted to be mounted to the door jamb of a movable door and the passive contact assembly adapted to be mounted within the fixed-door post, the movable door and fixed-door post in cooperating relationship wherein the biased contact active contacts of the plurality of active contact modules are in cooperative engagement with the passive contacts of the plurality of passive contact modules and form a closed circuit when the vehicle door assumes a closed position.

Claim 19, the first end contact module comprises a first side having coupling features comprising at least one protruding male component adjacent the top side and at least one complimentary female component adjacent the bottom side, the first end passive contact module comprises a first side having coupling features comprising at least one protruding male component adjacent the top side and at least one complimentary female component adjacent the bottom side.

Claim 23, wherein the protruding male component and female component further comprise at least one fixation feature adapted to removably fix the engagement between the protruding male component and the complementary female component in substantial alignment therewith;

Claim 24, wherein the protruding male component further comprises at least one detent ridge and detent trough and the female component further comprises at least one complimentary detent trough and ridge, wherein the detent ridge and complementary detent

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trough are adapted to removably fix the engagement between the protruding male component and the complementary female component in substantial alignment therewith.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

7. Any inquiry concerning this communication should be directed to Lisa Nhung Klaus whose telephone number is (571)272-1993, and whose fax number is 703-872-9306. In the event that I am not reached, you can contact my supervisor, Mr. Elvin G. Enad at (571)272-1990 or the tech center receptionist at (703) 308-1782.

Lisa Nhung Klaus

Patent Examiner - Art Unit 2832

June 21, 2004

ELVIN ENAD
SUPERVISORY PATENT EXAMINER
TECHNOLOGY DENTER 2800
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